IN THE UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF TENNESSEE NASHVILLE, TENNESSEE

WARNER/CHAPPELL MUSIC, INC., a)
Delaware Corporation, WARNER-) No. 3:10-cv-01160
TAMERLANE PUBLISHING CORP., a)
California Corporation, WB MUSIC CORP., a) Chief Judge Campbell
California Corporation, UNICHAPPELL)
MUSIC INC., a Delaware Corporation,) Magistrate Judge Knowles
RIGHTSONG MUSIC, INC., a Delaware)
Corporation, COTILLION MUSIC, INC., a)
Delaware Corporation, WALDEN MUSIC,)
INC., a New York corporation and HOUSE OF) JURY DEMAND
GOLD MUSIC, INC., d/b/a "WARNER)
HOUSE OF MUSIC," a Delaware)
Corporation,)
)
Plaintiffs,)
)
V.)
)
BLUE MOON VENTURES, INC., a)
Washington Corporation, d/b/a)
"LOUDKARAOKE.COM",)
and EDWARD YIM, Individually,)
)
Defendants.)

<u>DEFENDANTS' RESPONSE IN OPPOSITION TO PLAINTIFFS' APPLICATION</u> FOR TEMPORARY RESTRAINING ORDER AND PRELIMINARY INJUNCTION

Come now Defendants Blue Moon Ventures, Inc., and Edward Yim ("Defendants"), by and through undersigned counsel, and hereby submit this Defendants' Response in Opposition to Plaintiffs' Application for Temporary Restraining Order and Preliminary Injunction. In support of this Response, Defendants rely on the following:

- 1. The pleadings filed to date;
- Memorandum in Support of Defendants' Opposition to Plaintiffs' Application for Temporary Restraining Order and Preliminary Injunction; and
- 3. The Declaration of Edward Yim and the exhibits thereto.

Respectfully Submitted,

By: s/ James E. Zwickel

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By: s/ O. Yale Lewis, Jr.
(pro hac vice admission pending)

HENDRICKS & LEWIS PLLC

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Attorneys for Defendants, Blue Moon Ventures, Inc. and Edward Yim

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true copy of the foregoing Defendant's Response In Opposition to Plaintiffs' Application For Temporary Restraining Order And Preliminary Injunction was faxed to respective Counsel for the Plaintiffs, Timothy R. Warnock and Howell G., O'Rear, c/o Riley Warnock & Jacobsen, 1906 West End Ave., Nashville, TN 37203

TWarnock@rwjplc.com, horear@rwjpldc.com, Fax No. 615-320-3737 and Paul Harrison Stacey, Law Offices of Paul Harrison Stacey, P.C., 7225 N. Spring Gulch Road, P.O. Box 4157, Jackson WY 83001 PStacey151@msn.com Fax No. 307-733-7360 on this the 3rd day of January 2011.

James E.	Zwickel		
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